Aimee Bevan, et al. v. Santa Fe County, et al. Gary Vilke, M.D.

February 22, 2016 1:15-CV-00073-KG-SCY

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO	
AIMEE BEVAN, as Personal Representative of the Estate of Desiree Gonzales, deceased, Plaintiffs, vs. Case No. 1:15-CV-00073-KG-SCY SANTA FE COUNTY, MARK GALLEGOS, Deputy Warden/Acting Youth Development Administrator in his Development Administrator in his Personal Development Administrator in his Development Administrator in his	
Development Administrator, in his) Official and individual) capacities, GABRIEL VALENCIA,) Youth Development Administrator,) individually, MATTHEW EDMUNDS,) Corrections Officer, individually,) JOHN ORTEGA, Corrections Officer,) individually, MOLLY ARCHULETA,) Corrections Nurse, individually,) ST. VINCENT HOSPITAL, and NATHAN) PAUL UNKEFER, M.D.,	
Defendants.	
DEPOSITION OF GARY M. VILKE, M.D., FACEP, FAAEM MONDAY, FEBRUARY 22, 2016	
Reported by: PAIGE I. HUTCHINSON CA CSR No. 13459, WA CCR No. 3336	

Trattel Court Reporting & Videography 505-830-0600

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1 there. She, at the facility, also demonstrated, you 1 A. It's my op	inion that based on her presentation
	and the documentation and the video
	there was no evidence of a severe
	on occurring whether it's jail staff or
	as a physician, I didn't see anything
	re picked up as a concerning medical
7 And so you put all those together, that she's 7 issue.	· · · · · · · · · · · · · · · · · · ·
	and as far as just understanding, kind
	ion of that from your perspective, as
	nat information are you relying on for
	aff observed about Desiree?
	erved and known; right? They know
	overdose earlier. It's been a number
	nat occurred and so that part
	now, out of the woods, concerning from
	ective. The presentation that she had,
	ry, interactive, you know, directable,
18 hour, I think. 18 they knew that.	
· · · · · · · · · · · · · · · · · · ·	the interactions with her. They had
	r to her bed area. The only other
,	f comes up that seems to be
	f she was snoring versus making
	es at some point which would be
l * * *	evidence that she's breathing versus
	recurrent heroin overdose; that would
	,
Page 51	Page 53
	Page 53 She wouldn't make any noise because
1 opinion listed in your report talking about no evidence 1 be the opposite.	-
1 opinion listed in your report talking about no evidence 1 be the opposite. 2 of severe medical condition. And if I could and 2 her breathing wo	She wouldn't make any noise because
1 opinion listed in your report talking about no evidence 2 of severe medical condition. And if I could and 3 again sometimes these depositions become quite 4 tedious but in your own terms, when you use the 1 be the opposite. 2 her breathing wo 3 know it was happ 4 together when I recommendations.	She wouldn't make any noise because uld be so shallow you wouldn't even bening. So all those things put review it as a medical evaluator for
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